

In Re: Niiokine Abbeyea
Debtor.

Chapter 13

Case No. 18-23455

Chapter 13 Plan

Address: Debtor 4522 Sandy Park, Memphis, TN 38115

Plan Payment:

Debtor Shall Pay: \$235.00 Every Two Weeks

Or by: (X) Payroll Deduction Parkwood Hospital, 8135 Goodman Road, Olive Branch, MS 38654

8. Secured Automobile Claims for Debt Incurred Within 910 Days of Filing, and Other Secured Claims for Debt Incurred Within One Year of Filing [Retain Lien 11 U.S.C. §1325 (a)(5)]:

	Collateral Value	Interest Rate	Monthly Pmnt.

9. Secured Claims for Which Collateral Will Be Surrendered; Stay Is Terminated Upon Confirmation for the Limited Purpose of Gaining Possession and Commercially Reasonable Disposal of Collateral:

Collateral	_____
Collateral	_____

10. Special Class Unsecured Claims:

	Collateral Value	Interest Rate	Monthly Pmnt.

11. Student Loan Claims and Other Long Term Claims:

_____	<input type="checkbox"/> Not Provided For	<input type="checkbox"/> General Unsecured Creditor
_____	<input type="checkbox"/> Not Provided For	<input type="checkbox"/> General Unsecured Creditor

12. The Judicial Liens or Non-possessory, Non-purchase Money Security Interests Held by the Following Creditors Are Avoided to the Extent Allowable Pursuant to 11 U.S.C. §522(f):

13. Absent a Specific Court Order Otherwise, All Timely Filed Claims, Other than Those Specifically Provided for Above, Shall Be Paid as General Unsecured Claims.

14. Estimated Total General Unsecured Claims: _____.

15. The Percentage to Be Paid to Non-priority, General Unsecured Claims Is: 100% ;
Or Trustee Shall Determine the Percentage to Be Paid after Passage of Final Bar Date.

16. This Plan Assumes or Rejects Executory Contracts:

_____	<input type="checkbox"/> Assume	<input type="checkbox"/> Reject
_____	<input type="checkbox"/> Assume	<input type="checkbox"/> Reject

17. Completion: Plan shall be completed upon payment of the above, approximately 60 months.

18. Failure to Timely File a Written Objection to Confirmation Shall Be Deemed Acceptance of Plan.

19. Non-standard Provisions:

For the purposes of provision 8, all collateral will be assumed to have exceeded the time limits set forth in the hanging paragraph following § 1325(a)(9), unless the debtor is in possession of the original contract

Any Non-standard Provision Stated Elsewhere Is Void.

20. Certification: This Plan Contains No Non-standard Provisions Except Those Stated in Provision 19.

/s/ Jimmy E. McElroy TN Bar #011908
Debtor's Attorney's Signature

Date April 27, 2018

May 3, 2018